United States Bankruptcy Court District of Arizona

In re Melisa R. Aros-McFarland		Case No.	4:10-bk-14657
	Debtor(s)	Chapter	7
DEBTOR'S CERTIFICATION	OF COMPLETION OF POST	PETITION 1	INSTRUCTIONAL
COURSE CONCERN	NING PERSONAL FINANCIA	AL MANAGI	EMENT
Every individual debtor in a chapter	r 7, chapter 11 in which § 1141(d)((3) applies, or c	chapter 13 case must file
this certification. If a joint petition is filed, e			
the following statements and file by the dead	dline stated below:		
I Malias D Aves McCayland the	debtoning the above studed cook by		ot on Mou 05 0040 I
■ I, <u>Melisa R. Aros-McFarland</u> , the completed an instructional course in personal			
financial management provider.	ii iiianciai management provided	оу <u>50-30-20</u> , а	an approved personal
imanetai management provider.			
Certificate No. (if any): 03088-AZ-D	E-011092314		
TI de debre la des deser-		1 6	.1.1
☐ I,, the debtor in the above-required because of [Check the appropriate		personal linano	ciai management course is
☐ Incapacity or disability, as de	_		
☐ Active military duty in a mili			
· · · · · · · · · · · · · · · · · · ·	ch the United States trustee (or bar	nkruntev admin	istrator) has determined that
the approved instructional courses are not ac			
be required to complete such courses.	sequate at this time to serve the act	artional marvia	dais wife would offer wise
•			
Signature of Debtor: /s/ Melisa R. Aros-McF			
Melisa R. Aros-McFarl	and		
Date: May 27, 2010			
Date: May 27, 2010			

Instructions: Use this form only to certify whether you completed a course in personal financial management. (Fed. R. Bankr. P. 1007(b)(7).) Do NOT use this form to file the certificate given to you by your prepetition credit counseling provider and do NOT include with the petition when filing your case.

Filing Deadlines: In a chapter 7 case, file within 45 days of the first date set for the meeting of creditors under § 341 of the Bankruptcy Code. In a chapter 11 or 13 case, file no later than the last payment made by the debtor as required by the plan or the filing of a motion for a discharge under § 1141(d)(5)(B) or § 1328(b) of the Code. (See Fed. R. Bankr. P. 1007(c).)